

BOARD OF SUPERVISORS

Brown County



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Judge Kendall Kelley
Captain John Jadin

CRIMINAL JUSTICE COORDINATING BOARD

Tuesday, May 25, 2010

3:30 p.m.

Truttman Room, Law Enforcement Center

300 E. Walnut Street

1. Call Meeting to Order.
2. Approve/Modify Agenda.
3. Approve/Modify Minutes of April 27, 2010.
4. Report from the District Attorney Regarding Drug Possession (D.A. John Zakowski).
5. Community Drug Education Programs (D.A. John Zakowski).
6. Nature of Response to County Board Request for Research and Report regarding Drug Problem in Brown County.
7. Courthouse Security.
8. Courthouse Security Committee Background and Authority (Jayme Sellen).
9. Such other matters as authorized by law.
10. Adjourn.

Judge Kendall Kelley, Chair

Notice is hereby given that action by Committee may be taken on any of the items which are described or listed in this agenda.

Please take notice that it is possible additional members of the Board of Supervisors may attend this meeting, resulting in a majority or quorum of the Board of Supervisors. This may constitute a meeting of the Board of Supervisors for purposes of discussion and information gathering relative to this agenda. Agendas/crimjus/April27_2010.doc

**PROCEEDINGS OF THE BROWN COUNTY
CRIMINAL JUSTICE COORDINATING BOARD**

Pursuant to Section 19.84 Wisconsin Statutes, a regular meeting of the **Brown County Criminal Justice Coordinating Board** was held on Tuesday, April 27, 2010, in the Truttman Room of the Law Enforcement Center – 300 East Walnut Street, Green Bay.

Present: Judge Kendall Kelley-Chair, Supervisor Pat Evans, Jayme Sellen,
Brian Shoup, D.A. John Zakowski, Sheriff Kocken

Excused: Jim Arts, Jeffrey Cano, Don Hein, Jack Jadin, Jed Neuman

Citizen Reps: Tim McNulty, Lisa Wilson

Excused: Jeffrey Jazgar, Lesley Green

Also Present: Nicole Naze, Greg Urban, John Powell

1. Call Meeting to Order:

The meeting was called to order by Chair Judge Kendall Kelley at 3:36 p.m.

2. Approve/Modify Agenda:

Motion made by J. Zakowski and seconded by P. Evans to approve. Vote taken. MOTION APPROVED UNANIMOUSLY.

3. Approve/Modify Minutes of February 23, 2010.

Tim McNulty noted that the minutes stated he was excused and he was present.

Motion made by P. Evans and seconded by J. Sellen to approve as modified. Vote taken. MOTION APPROVED UNANIMOUSLY.

4. Report from the District Attorney Regarding Drug Possession (D.A. Zakowski)

Nicole Naze presented a drafted PowerPoint presentation to the committee regarding 2009 Brown County Drug Prosecution. Handouts of the PowerPoint were provided to the committee to follow along. It had been decided that this presentation would be discussed and if the committee wanted to make changes or additions it would then be updated and then presented to the full County Board at the May meeting.

Due to the clarity of the handout the presentation was not attached to the minutes.

5. Community Drug Education Programs (D.A. John Zakowski)

Zakowski stated he had a list of treatment programs and wanted to further discuss with the committee where they would like this to go. The agenda item reads drug education programs which he assumed are programs such as DARE to some lesser degree. After providing the information he has he would like to know what exactly the committee would like him to compile or expound on. He stated he had spoken with his drug prosecutors and juvenile prosecutors and they indicated what agencies deal with drug treatment.

Referring to his list, he noted that he had information on Libertas Treatment Center, Jackie Nitschke Center (both alcohol and drug rehab facilities), QAM Inc. (methadone treatment center), the Wisconsin Drug Testing & Consortium, Inc. and New Wellness Associates. He was informed that the Options Treatment Program which is run through Family Services also exists and offers treatment, assessments, counseling, and year analysis tests. Shoup interjected that the Options Treatment Program was independent from Family Services. Zakowski informed that there used to be other options or aspects to place kids that were having problems but a lot of the options had dried up due to lack of funding. There are still some placements in homes that have AODA assessments and follow through treatment. What was indicated to him is primarily though the juvenile court system, they use the Options Treatment Program.

Zakowski questioned if this information was to inform the County Board on how the drug problem is being treated and what kind of education and treatment there is. Judge Kelley felt that that was the gist of it and a way to provide some background information. If the committee is asked for more specific information they will be able to follow up with answers. Evans stated that he liked the information that had been compiled and felt it related to the drug prosecution issue and what the options are for the people to stay off the drugs and what facilities are providing the help and rehab.

Zakowski felt that it may be tough to measure the effectiveness of DARE. He thought that they may be able to speak with the treatment programs and see if they have recidivism rates. Zakowski wasn't sure if there would be an issue with confidentiality by trying to obtain treatment records and statistics but noted there was Drug Court which is up and running. Evans suggested a presentation to the County Board with regards to the number of people that they have in drug prosecution and the number of people going through treatment, etc. He felt that the question is going to be, there are a lot of drug prosecutions, what is Brown County doing to help people deal with these problems. Zakowski felt that was a good point but its not just drug prosecutions but there were also domestic violence cases that are in treatment too.

Shoup stated with respect to substance abuse treatment, they could go on the website for the WI Department of Health Services where they have a whole database listed by county for all certified treatment programs. In terms of prevention he didn't think there was must more out there then DARE. Over the years they have learned to try to stay away from pure drug education especially pharmacology education. There had been some studies stating it is counter effective. There are some strategies or possible solutions that he had printed from the Federal Department of Health and Family Services regarding evidence-based programs which are interventions that have been shown—through research and documentation—to have a positive effect. Some programs are proprietary and most he assumed probably had been started from a grant.

6. Nature of Response to County Board Request for Research and Report Regarding Drug Problem in Brown County.

Hold item for next month.

7. Courthouse Security (Sheriff Kocken)

Sheriff Kocken stated that the Courthouse Security Committee did not have a

quorum so there was nothing to report at this time. The next time they meet will be in July and he had asked to hold the item till the July meeting.

Motion made by P. Evans and seconded by B. Shoup to receive and place on file. Vote taken. MOTION CARRIED UNANIMOUSLY.

8. OWI Law Changes (Judge Kelley)

Hold item for next month.

9. Such other matters as authorized by law. None.

10. Adjourn.

Motion made by J. Zakowski and seconded by Sheriff Kocken to adjourn at 4:40 p.m. Vote taken. MOTION APPROVED UNANIMOUSLY.

Respectfully submitted,

Alicia A. Loehlein
Recording Secretary